

To-Morrow,
Real Estate Day."

WO MRS. ATWOODS.

One Resides in West Orange and
the Other Is in Boston.

Honeymoon of the Former Rudely
Ended by a Letter.

She Charges the Recreant Husband
with Robbery and Desertion.

WEST ORANGE, N. J., Oct. 4.—Mrs. Anna Canniss has had four husbands. Three of them are dead and the fourth is missing. His name is William H. Atwood.

Mrs. Canniss supposed her name was Atwood until last Saturday, when her mother, Mrs. Elijah Burnett, received a letter from a woman in Boston, who claimed to be the only original Mrs. Atwood.

Mrs. Canniss married Atwood on the Wednesday previous, and was right in the midst of her honeymoon. She was enjoying this honeymoon, too, because Atwood was really a most engaging man. When Atwood came home last Saturday night, Mrs. Canniss, or, as she still supposed herself to be, Mrs. Atwood, told him what her mother had heard. Atwood could not make the matter clear. Mother and daughter consulted, but no definite conclusion was reached. So Mrs. Canniss continued regarding herself as Mrs. Atwood, with a mental reservation.

The ceremony which had made Mrs. Canniss the supposed wife of Atwood was performed by Rev. William Durand in St. James's Church, in Newark. The notice was published in the Newark papers and reached the eyes of sundry persons in Arlington who knew Atwood and his first wife when they resided there a month ago. No one remembered to have heard of the first Mrs. Atwood, and a letter was addressed to Mrs. Atwood No. 1, who was last heard from in Boston.

The letter reached her the home of her parents. She had not heard from her husband for some time and supposed he was dead. She wrote to Mrs. Burnett, stating that she had left her husband because he did not support her. She said she would come from Boston to prove her marriage to him.

After a quarrel with wife No. 2, Atwood left her home and came to Newark to obtain \$300 due him from his employer, E. Aldorf & Co., bicycle dealers. He remained in Newark, and a sort of truce was established between himself and wife No. 2.

On Sunday Atwood and Mrs. Canniss-Atwood retired with her husband, who possessed \$32 in cash and jewelry valued at \$200, but who had no money. When she awoke on Monday morning she had nothing. She declares that Atwood had taken the jewelry, and had stolen quietly away.

Mrs. Canniss then decided to return to the home of her parents, and to tell them concerning what there was no doubt or dispute. Mrs. Burnett applied to the police, and she thought the matter over on Monday. She thought the matter over on Monday. She thought the matter over on Monday.

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MRS. OELRICHS MUST WAIT.

Fair Estate Tied Up by Charley Fair's Suit at Law.

(By Associated Press.)

SAN FRANCISCO, Oct. 4.—Mrs. Herman Oelrichs may be compelled to wait some time for the million and a half legacy to receive and receipt for which she came here from New York two days ago.

The delay in the payment of her share in the four million dollar estate left her mother, Mrs. Theresa Fair, is due to the fact that the money is being held by Charles I. Fair, the surviving son, who claims the legacy of his dead brother, James.

By the terms of the mother's will, each son was to receive \$500,000, James when he had attained thirty-five and Charles when he had attained thirty years. It was provided that either brother died without a wife or children, his share should go to the survivor. If both died without wives and children, their legacies were to go to the sisters, Mrs. Oelrichs and Miss Virginia Fair.

Charles claims that his sister, a year ago altered the case and makes his brother's share payable to him now, instead of the money of September estate, to contest this point, desiring, it is said, to receive the interest on the half million for the money of September estate.

The family litigation has tied up the estate.

DECEASED BY ALEXANDER.

Mrs. Pontrichet Seeks to Recover Her Furniture.

On the calendar in Chief Judge Daly's part of the Court of Common Pleas today was the case of Mrs. Marie Pontrichet against John Vincent Alexander.

The suit is an echo of the exposure of Alexander's fraudulent articles in "The World."

Two years ago Mr. and Mrs. Ferdinand Pontrichet needed \$200. They borrowed it on notes for \$250, secured by a chattel mortgage on their furniture.

Alexander, claiming to have bought the mortgage, came in the middle of a story, and told them that he had cleaned out the flat in West One Hundred and Seventy street.

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TO PREVENT PERJURY.

Judge McAdam Strongly Favors a Special Divorce Court.

He Says There is a Crying Need for Such a Tribunal.

And Violators of Their Vows Might Then Be Punished.

Judge McAdam, of the Superior Court, today announced that in his opinion there was a crying need for a special court established in this State for the hearing and investigating of divorce cases.

"There is a court of this sort in England, and there is a crying need for one here," said the Judge.

There is no branch of litigation, he said, which is more odious to the public as much as perjury in divorce actions. In nine cases out of ten, both the defendant and co-respondent are willing to swear to anything.

"The Sanford divorce case, in which I rendered a decision yesterday, was the most remarkable case I ever knew to come before a court, and is an example of the extent to which people will perjure themselves in divorce proceedings."

The establishment of a special divorce court would, to a large extent, do away with much of this perjury.

During the month of September Judge McAdam had thirty-three divorce cases before him.

Today Judge McAdam disposed of the cases on his calendar early and retired to his private chambers. He had been there for some minutes when a lawyer who had a divorce case on hand called on him and wanted him to hear the case. The lawyer said that the case was sitting in the Special Term.

"I will not hear the case," said Judge McAdam. "When I am in Special Term I will hear such cases that come before me, but I refuse to do so unless they come before me in the regular course."

Rollin Thayer, appearing for the defendant, asked Judge McAdam to hear the case, as to whether there should be a law by which people found guilty of perjury in divorce cases in a divorce action could be punished.

Judge McAdam said to-day that under the present law, a person who perjured himself in a divorce case, could be punished by a fine, but that it was not possible to put such a law into effect.

BRENDGEN'S WIFE WEAKENED.

Couldn't Face His Strong Array of Witnesses.

Judge Pryor, of the Court of Common Pleas, held a divorce case today, in which a woman, who had been married to a man, was charged with perjury.

Among the other cases on the calendar was that of Josephine Brendgen against Henry, her husband, who used to be a bookkeeper for the John Eichler Brewing Company, but claims that his wife's influence forced him into it.

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SPORTING MISCELLANY.

The excellent showing made by the New York Athletic Club in the field during the season has been freely talked about throughout the State and it has been rumored that an effort would be made to send the team to England to compete against Oxford for the English championship next year.

The members of the team would surely win a majority of the events. At the Canadian championships in Montreal last Saturday, the Mercury-foot athletes surprised everybody by winning eleven of the championships, besides lowering a number of the records made by the Canadians.

George Schwieger, the ex-champion hurdler, has sent a letter to the editor of the New York Athletic Club Journal, to-day. The letter is as follows:

"The New York Athletic Club has not only been successful in its rivalry with other clubs, but it has also been successful in its efforts to establish itself as a permanent institution. It has been successful in its efforts to establish itself as a permanent institution. It has been successful in its efforts to establish itself as a permanent institution."

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BOTH MEAN TO FIGHT.

Corbett Covers Fitzsimmons's Deposit and Will Meet Him.

He Reiterates His Remarkable Proposition to All Pugilists.

"Lanky Bob's" Manager Declares His Acceptance with Joy.

(By Associated Press.)

HARTFORD, Conn., Oct. 4.—Champion James J. Corbett was interviewed by an Associated Press reporter last night.

"What have you to say, Mr. Corbett," asked the reporter, "to Fitzsimmons's reply to your sweeping challenge?"

"There is no reply to make," the champion replied. "Fitzsimmons is probably not aware of the fact that I have covered his money in New York. I will meet Fitzsimmons in New York on Thursday, Oct. 11, to make final arrangements."

"I will also meet any other heavy-weight or any other weight in the world the same day. As many of them as like to come with \$100,000, I will meet all of them on Thursday, Oct. 11, at the first of July that they wish to choose."

"The public, no doubt, is paralyzed at this remarkable declaration I have made, but nevertheless I have the money, and if anyone thinks I am bluffing or foolish, all he has to do is to put up \$100,000 and make me look like a monkey before the world if I am not in earnest."

"Fitz" Is Willing.

DERBY, Conn., Oct. 4.—Manager Glori was interviewed by an Associated Press representative with reference to the announcement that Fitzsimmons's deposit had been covered by Corbett.

"We have been notified of Mr. Corbett's action and we are glad to hear of it," said Glori. "We will meet Mr. Corbett at the date mentioned to arrange the match. As to the date, we do not wish to do anything that will interfere with Mr. Corbett's plans, or that shall force him to break contracts already made."

"All I ask is that the fight take place within a reasonable time. I do not wish to wait a long time, but I will wait as long as it takes to arrange the match. I will wait as long as it takes to arrange the match. I will wait as long as it takes to arrange the match."

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